U.S. DISTRICT COURT DISTRICT OF NEW HAMBSHIRE

AO 199A (Rev. 12/11) Order Setting Conditions of Release

ULI 05 2018

ORDER SETTING CONDITIONS

UNITED STATES DISTRICT COURT District of New Hampshire

FILED

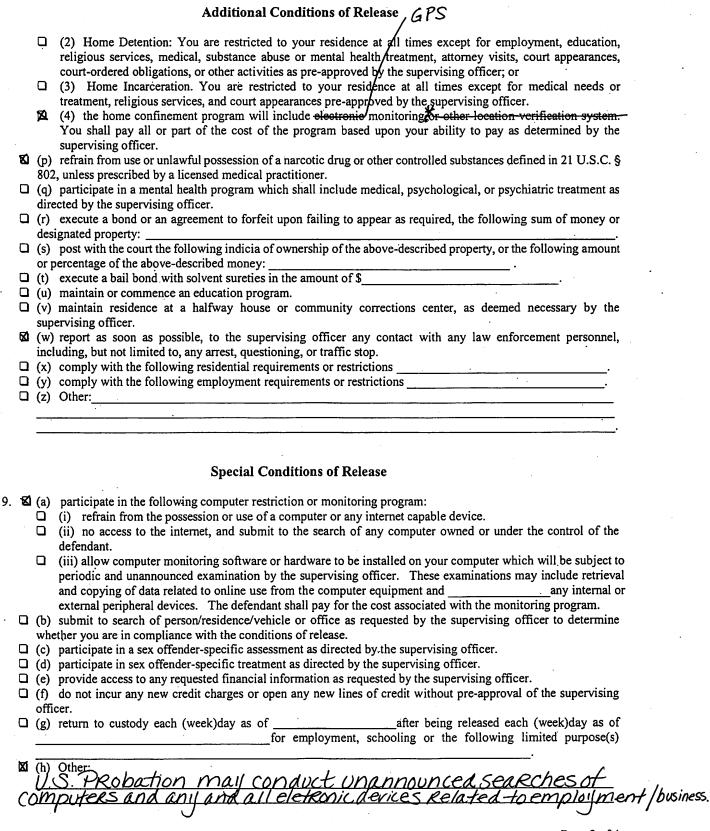
UNITED STATES OF AMERICA

A	OF RELEASE Case Number: 18-MJ-157-01-
	Defendant Case Number: 10 19 19 19 19 19 19 19 19 19 19 19 19 19
IT IS	RDERED that the release of the defendant is subject to the following conditions:
[X] _.	1. The defendant shall not commit any offense in violation of federal, state, or local law while on release in this case.
[X]	2. The defendant must cooperate in the collection of a DNA sample if the collection is authorized by 42 U.S.C. § 14135a.
[X]	3. The defendant shall immediately advise the court, defense counsel, and the U.S. Attorney in writing before any change in address and telephone number.
[X]	4. The defendant shall appear at all proceedings as required and shall surrender for service of any sentence imposed or as directed.
[]	5. The defendant shall appear at U.S. District Court, 55 Pleasant St., Concord, NH on at for and when and where as ordered by the Court.
[]	5. The defendant shall sign an Appearance Bond, if ordered.

Additional Conditions of Release

Upon finding that release by one of the above methods will not by itself reasonably assure the appearance of the defendant and the safety of other persons and the community, it is FURTHER ORDERED that the release of the defendant is subject to the conditions marked below:

			_		
		· · · · · · · · · · · · · · · · · · ·	<u>.</u>	•	
		•	Tel:	•	
earand		ndant in accordance with all scheduled court proceeding release or disappears.			
	•	Signed:Custodian		·	•
	•	Custodian	or Proxy		
Z) 8.	. The defendant shall:				
	(b) maintain or actively				
2 3	(d) surrender any firearm (e) surrender any passport (f) obtain no passport. (g) submit to any method a prohibited substance. a sweat patch, a remote a (h) refrain from obstruct	ng a firearm, destructive deven(s) to Clerk, U.S. District Court to Clerk, U.S. District Coulof testing required by the surface methods may be used vectored to testing system, and/oring or attempting to obstruct	ourt, 55 Pleasant St., Court, 55 Pleasant St., Court, 55 Pleasant St., Coupervising officer for doubt random frequency any form of prohibite or tamper, in any fas	concord, NH. cetermining whether the de- and include urine testing, d substance screening or thion, with the efficiency a	the wearing of esting. and accuracy of
	(d) surrender any firearm (e) surrender any passport (f) obtain no passport. (g) submit to any method a prohibited substance. a sweat patch, a remote a (h) refrain from obstruct any prohibited substance (i) meaningfully partici	n(s) to Clerk, U.S. District C rt to Clerk, U.S. District Cou l of testing required by the su Such methods may be used v cohol testing system, and/or ing or attempting to obstruct testing or electronic monitor pate in and complete a pro	pourt, 55 Pleasant St., Court, 55 Pleasant St., Court, 55 Pleasant St., Court, 55 Pleasant St., Courth random frequency any form of prohibite or tamper, in any fasing which is (are) requigram of inpatient or	concord, NH. ncord, NH. etermining whether the determining whether the determined and include urine testing, d substance screening or thion, with the efficiency a sired as a condition(s) of r	the wearing of esting. and accuracy of elease.
	(d) surrender any firearm (e) surrender any passport. (f) obtain no passport. (g) submit to any method a prohibited substance. a sweat patch, a remote a (h) refrain from obstruct any prohibited substance (i) meaningfully partici counseling if deemed adv (j) be detained until he/	n(s) to Clerk, U.S. District Court methods may be used vectoral testing or attempting to obstruct testing or electronic monitor to the court to the court to court in and complete a proposable by the supervising official court to Clerk, U.S. District Court to Clerk, U.S. Distr	pourt, 55 Pleasant St., Court,	concord, NH. cetermining whether the determining whether the determining whether the determining whether the determining or the substance screening or the substance accordance of the substance abunent facility. Further hear	the wearing of esting. and accuracy of elease. se therapy and earing to be held
	(d) surrender any firearm (e) surrender any passport. (f) obtain no passport. (g) submit to any method a prohibited substance. a sweat patch, a remote a (h) refrain from obstruct any prohibited substance (i) meaningfully particic counseling if deemed adv. (j) be detained until he/upon the completion of the (k) restrict travel to the standard and the completion of the standard particic travel to the standard particic counseling if deemed adv.	n(s) to Clerk, U.S. District Court may be used very cohol testing system, and/or ing or attempting to obstruct testing or electronic monitor pate in and complete a proprisable by the supervising officiable by the supervising official can be released directly the program or upon the failure (s) of New Hampshire.	pourt, 55 Pleasant St., Court,	concord, NH. cetermining whether the determining whether the determining whether the determining whether the determining or the substance screening or the substance accordance of the substance abunent facility. Further here icipate in and complete the	the wearing of esting. and accuracy of elease. se therapy and ering to be held are program.
	(d) surrender any firearm (e) surrender any passport (f) obtain no passport. (g) submit to any method a prohibited substance. a sweat patch, a remote a (h) refrain from obstruct any prohibited substance (i) meaningfully partici counseling if deemed adv (j) be detained until he/ upon the completion of th (k) restrict travel to the 5 must be pre-approved by (l) avoid all contact, di witpess in the subject inv	n(s) to Clerk, U.S. District Court to Clerk, and/or ing or attempting to obstruct testing or electronic monitor coate in and complete a propriate in and complete a propriate in and complete a propriate in and complete a program or upon the failur tate(s) of New Hampshire_the supervising officer. Tectly or indirectly, with an estigation or prosecution, incomplete in the court of the clerk, u.S. District Court in the supervising officer.	pourt, 55 Pleasant St., Court,	concord, NH. etermining whether the determining whether the determining whether the determining of the control	the wearing of esting. and accuracy of elease. se therapy and ering to be held the program. Any other travel
	(d) surrender any firearm (e) surrender any passport (f) obtain no passport. (g) submit to any method a prohibited substance. a sweat patch, a remote a (h) refrain from obstruct any prohibited substance (i) meaningfully partici counseling if deemed adv (j) be detained until he/ upon the completion of the (k) restrict travel to the series to the series to the series to the series in the subject inv New Harmon (m) have no unsupervised	n(s) to Clerk, U.S. District Court to Clerk, and/or ing or attempting to obstruct testing or electronic monitor coate in and complete a propriate in and complete a propriate in and complete a propriate in and complete a program or upon the failur tate(s) of New Hampshire_the supervising officer. Tectly or indirectly, with an estigation or prosecution, incomplete in the court of the clerk, u.S. District Court in the supervising officer.	pourt, 55 Pleasant St., Court,	concord, NH. etermining whether the determining whether the determining whether the determining of the control	the wearing of esting. and accuracy of elease. se therapy and ering to be held the program. Any other travel



* If feasible defendant show be provided the smouler GPS device with multiple batteries.

Advice of Penalties and Sanctions

TO THE DEFENDANT:

YOU ARE ADVISED OF THE FOLLOWING PENALTIES AND SANCTIONS:

A violation of any of the foregoing conditions of release may result in the immediate issuance of a warrant for your arrest, a revocation of release, an order of detention, and a prosecution for contempt of court and could result in a term of imprisonment, a fine, or both.

The commission of a federal offense while on pre-trial release will result in an additional sentence of a term of imprisonment of not more than ten years, if the offense is a felony, or a term of imprisonment of not more than one year, if the offense is a misdemeanor. This sentence shall be in addition to any other sentence.

Federal law makes it a crime punishable by up to 10 years of imprisonment or a \$250,000 fine or both to obstruct a criminal investigation. It is a crime punishable by up to 10 years of imprisonment and a \$250,000 fine or both to tamper with a witness, victim, or informant; to retaliate or attempt to retaliate against a witness, victim, or informant; or to intimidate or attempt to intimidate a witness, victim, juror, informant, or officer of the court. The penalties for tampering, retaliation, or intimidation are significantly more serious if they involve a killing or attempted killing.

If after release you knowingly fail to appear as required by the conditions of release, or to surrender for the service of sentence, you may be prosecuted for failing to appear or surrender and additional punishment may be imposed. If you are convicted of:

- (1) an offense punishable by death, life imprisonment, or imprisonment for a term of fifteen years or more, you shall be fined not more than \$250,000 or imprisoned for not more than ten years, or both;
- (2) on offense punishable by imprisonment for a term of five years or more, but less than fifteen years, you shall be fined not more than \$250,000 or imprisoned for not more than five years, or both;
- (3) any other felony, you shall be fined not more than \$250,000 or imprisoned not more than two years, or both;
- (4) a misdemeanor, you shall be fined not more than \$100,000 or imprisoned not more than one year, or both.

A term of imprisonment imposed for failure to appear or surrender shall be in addition to the sentence for any other offense. In addition, a failure to appear or surrender may result in the forfeiture of any bond posted.

Acknowledgment of Defendant

I acknowledge that I am the defendant in this case and that I am aware of the conditions of release. I promise to obey all conditions of release, to appear as directed, and to surrender for service of any sentence imposed. I am aware of the penalties and sanctions set forth above.

10105/18

den Davidson

Directions to United States Marshal

The United States Marshal is ORDERED to keep the defendant in custody until notified by the clerk or judge that the defendant has posted bond and/or complied with all other conditions for release. The defendant shall be produced before the appropriate judge at the time and place specified, if still in custody.

X The defendant is ORDERED released after processing.

Date:

10/05/2018

United States Magistrate Judge
United States District Judge

Defendant cc:

U.S. Attorney

U.S. Marshal

U.S. Probation

Defense Counsel